

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF WASHINGTON

KEYSTONE FRUIT MARKETING, INC., )  
ET AL., ) No. CV-05-5087-RHW  
Plaintiffs, )  
v. )  
WILLIAM G. and JANET H. ) JUDGMENT ON (NEW) SWEET  
BROWNFIELD, ) CLOVER PRODUCE, LLC'S **FIRST**  
Defendants, ) **ANSWER TO SIXTH WRIT OF**  
and ) **GARNISHMENT**  
(NEW) SWEET CLOVER PRODUCE, LLC, )  
Garnishee. )

## I. JUDGMENT SUMMARY

Judgment Creditor: Keystone Fruit Marketing, Inc.

(New) Sweet Clover Produce, LLC

**Garnishment Judgment  
Debtor (Garnishee) :**

Garnishment Judgment Amount: \$ 1,372.92

Costs Judgment Debtors: William G. & Janet H. Brownfield

1	Recoverable costs (RCW 6.27.090(1), (2))	\$ 0.00
2	Service Fees	80.00
3	Postage Costs	0.00
4	Attorney Fees	0.00
5	TOTAL	\$80.00

6 Judgments to Bear Interest  
 at: statutory rate  
 7 Attorney for Judgment George M. Ahrend  
 Creditor:

## II. BASIS

10 Garnishee is indebted to Defendants in the nonexempt amount of  
 11 \$1,488.96; at the time the Writ of Garnishment was issued, Defendant  
 12 William Brownfield was employed by Garnishee; therefore, it is  
 13 **ADJUDGED** that:

1. Plaintiff is awarded judgment against Garnishee Sweet Clover  
 15 Produce, LLC, in the amount of **\$1,372.92**;
2. Plaintiff is awarded judgment against Defendants William G. and  
 17 Janet H. Brownfield in the amount of **\$80.00** for recoverable  
 18 costs
3. Garnishee shall mail payment in the amount of **\$1,372.92** to  
 20 Keystone Fruit Marketing Inc. at: Dano, Gilbert & Ahrend, PLLC,  
 21 P.O. Box 2149, Moses Lake, Washington, 98837.

22 Garnishee is advised that the failure to pay its judgment amount may  
 23 result in execution of the judgment, including garnishment.

25 DATED THIS 3<sup>rd</sup> day of May, 2010.

27  
 28 s/ Renea Ferrante  
 Deputy Clerk